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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/749,128	12/27/2000	Yeong-Taeg Kim	SAM1.0081	5001		
23386	7590 10/18/2005		EXAM	EXAMINER		
	AWES ANDRAS & SHEF ARTHUR BLVD	BUI, KIEU	BUI, KIEU OANH T			
SUITE 1150	,	ART UNIT	PAPER NUMBER			
IRVINE, CA	A 92612		2611	., ,		
			DATE MAILED: 10/18/2003	5		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	tion No.	Applicant(s)			
Office Action Summary			128	KIM, YEONG-TAEG			
			er	Art Unit			
		KIEU-O	ANH T. BUI 🕞	2611			
Period f	The MAILING DATE of this communic or Reply	ation appears on t	he cover sheet w	ith the correspondence addre	ss		
WHIC - Exte afte - If NO - Fail Any	IORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA ensions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commu D period for reply is specified above, the maximum state ure to reply within the set or extended period for reply we reply received by the Office later than three months after led patent term adjustment. See 37 CFR 1.704(b).	AILING DATE OF T f 37 CFR 1.136(a). In no e nication. utory period will apply and iil, by statute, cause the a	THIS COMMUNI event, however, may a will expire SIX (6) MO pplication to become A	ICATION. reply be timely filed NTHS from the mailing date of this commu. BANDONED (35 U.S.C. § 133).			
Status							
1)🖂	Responsive to communication(s) filed	l on 22 July 2005		•			
2a)⊠		b) ☐ This action is	non-final	b			
3)		ters prosecution as to the mo	erits is				
-,	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims	•		,			
	Claim(s) <u>1-25</u> is/are pending in the ap	nolication					
• / 423	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-25</u> is/are rejected.			•			
7)	Claim(s) is/are objected to.		•				
8)	Claim(s) are subject to restricti	on and/or election	requirement.				
• –	ion Papers		•		•		
		Formation		•			
	The specification is objected to by the		o\□ abiaataal ta	hutha Evaminas			
10)[The drawing(s) filed on is/are:	•	· -	•			
	Applicant may not request that any object				. 404(4)		
11)	Replacement drawing sheet(s) including to The oath or declaration is objected to						
		by the Examiner.	vote the attache	d Office Action of John P10-	152.		
Priority :	under 35 U.S.C. § 119			•			
	Acknowledgment is made of a claim fo ☐ All · b) ☐ Some * c) ☐ None of:	or foreign priority u	nder 35 U.S.C.	§ 119(a)-(d) or (f).			
•	1. Certified copies of the priority d	ocuments have be	en received.				
	2. Certified copies of the priority d	ocuments have be	en received in A	Application No			
	3. Copies of the certified copies of	f the priority docun	nents have beer	received in this National Sta	ge		
	application from the Internation	al Bureau (PCT Ri	ule 17.2(a)).				
* (See the attached detailed Office action	for a list of the cer	tified copies not	received.			
Attachmen	t(e)		•				
_	e of References Cited (PTO-892)		4) Interview	Summary (PTO-413)			
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PT		Paper No((s)/Mail Date			
	mation Disclosure Statement(s) (PTO-1449 or P er No(s)/Mail Date	TO/SB/08)	5) Notice of Other:	Informal Patent Application (PTO-152	2)		

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DETAILED ACTION

Claim Rejections - 35 USC 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-25 are rejected under 35 U.S.C. 102(e) as being anticipated by Hendricks et al. (U.S. Patent No. 6,738,978 B1).

Regarding claim 1, Hendricks discloses "an interactive digital video service network, comprising: means for providing a digital signal, the digital signal having information reflective of at least one regular program and at least one Background Commercial; an end user, the end user having a receiver for receiving the digital signal and a presentation unit for displaying at least a portion of the digital signal; a channel communicating the digital signal from the means for providing a digital signal to the receiver; selection means for allowing the end user to select between the at least one regular program and the at least one Background Commercial for display on the presentation unit; and a return channel communicating Background Commercial Viewing Data from the receiver to a digital service operator" (Figs. 1 & 2 for an interactive digital video service network, either analog and digital signal service is provided, col. 7/line 45 to col. 8/line 30; the end user, as shown in Figure 3, uses a remote interface for controlling the

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TV and cable box or set top terminal 220—a receiver in receiving digital stream signals—also as a communication device for providing upstream interactive activities to the network controller 214—regarding as using "return channel" for communicating to the headend cable system, namely, the network controller 214; furthermore, network controller 214 (refer now to Fig. 5), includes a human operator for assisting customers/users for interactive services, col. 16/lines 48-61 & col. 17/lines 55-67; the user/subscriber can watch regular television/video program or order a special program (as in Fig. 27a & 28a-28b), and further the user can switch to commercial channels (in Figs. 34b & 34c, for interactive services to a shopping center, airline reservations, hotel reservations etc. or cable subscription services, the commercial channels regarding as "background commercial channels" are separate channels from regular broadcast television/video services, see Fig. 20b and col. 38/lines 15-36).

As for claim 2, Hendricks further discloses "wherein the information reflective of the at least one Background Commercial contains Audio-visual Information & Banner Information, the Banner Information being presented to the presentation unit with the at least one regular program" (Figs. 30c-30g for banners and commercial with audio/visual information, col. 47/lines 7-38).

As for claim 3, Hendricks further discloses "comprising a control switch whereby the user can filter the Background Commercial portion of the digital signal from being delivered to the presentation unit", i.e., the network has network controller 214 for controlling the switching of digital signals with background commercial portion being delivered to the user so that the user can filter what would be delivered to him/her, col. 16/lines 16-61).

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As for claim 4, Hendricks further discloses "comprising a means for communicating the Background Commercial Viewing Data over the return channel from the receiver to the service operator, and means for updating a Background Commercial Viewing Record with the Background Commercial Viewing Data communicated from the receiver to the digital service operator", i.e., "on the fly programming" is controlled by a service operator for communicating with subscribers on upstream links (Fig. 3/216), and the system is digital as noted earlier, col. 16/lines 48-61 & col. 17/line 55 to col. 18/line 40).

As for claims 5-10, these claims for "an interactive digital video service network, comprising: means for providing a digital signal, the digital signal having information reflective of at least one regular program and at least one Background Commercial, wherein the information reflective of the at least one Background Commercial contains Banner Information; an end user, the end user having a receiver for receiving the digital signal and a presentation unit for displaying at least a portion of the digital signal, the Banner Information being presented to the presentation unit with the at least one regular Program; and a channel communicating the digital signal from the means for providing a digital signal to the receiver" together with the viewing record as in claim 10 regarding as the user/viewer profile of Hendricks (Fig. 12 with viewer log file, and col. 31/line 18-col. 32/line 65, the system uses the viewer profile for targeting appropriate advertisement/commercial information channels) with same limitations as addressed earlier are rejected for the reasons given in the scope of claims 1-4 as disclosed above.

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Regarding claim 11, Hendricks discloses "a method of providing digital programming to viewers, the method comprising the steps of: creating a combined digital television signal which combines information reflective of regular programming and Background Commercials, the information reflective of the Background Commercials containing Audio-visual Information and/or Banner Information; transmitting the combined digital television signal over a channel to end users; receiving the combined digital television signal at a receiver; selecting a selected portion of the combined digital signal from the information reflective of the regular programming and the Background Commercials for display at a presentation unit; and displaying the selected portion of the combined digital signal on the presentation unit" (Figs. 1 & 2 for an interactive digital video service network, either analog and digital signal service is provided, col. 7/line 45 to col. 8/line 30; the end user, as shown in Figure 3, uses a remote interface for controlling the TV and cable box or set top terminal 220—a receiver in receiving digital stream signals—also as a communication device for providing upstream interactive activities to the network controller 214 -regarding as using "return channel" for communicating to the headend cable system, namely, the network controller 214; furthermore, network controller 214 (refer now to Fig. 5), includes a human operator for assisting customers/users for interactive services, col. 16/lines 48-61 & col. 17/lines 55-67; the user/subscriber can watch regular television/video program or order a special program (as in Fig. 27a & 28a-28b), and further the user can switch to commercial channels (in Figs. 34b & 34c, for interactive services to a shopping center, airline reservations, hotel reservations etc. or cable subscription services; the commercial channels regarding as "background commercial channels" are separate channels from regular broadcast television/video services yet all regular channels and commercial channels are combined as

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digital signals and transmitted from the cable system to receiver 220 with a display TV set 222, see Figs. 2 & 3, Fig. 20b and col. 38/lines 15-36).

As for claim 12-14, these claims are rejected for the reasons given in the scope of claims 2-4 as discussed above.

Regarding claim 15, Hendricks discloses "a receiver for an interactive digital video service network, the receiver comprising: means for receiving a digital signal, the digital signal having information reflective of a regular program and at least one Background Commercial, wherein the information reflective of the at least one Background Commercial contains Banner Information; means for decoding the digital signal and providing a first signal reflective of the regular program and a second signal reflective of the at least one Background Commercial; means for receiving the signal reflective of the at least one Background Commercial and providing a signal reflective of the Banner Information; and means for providing a video output signal, the means for providing the video output signal combining information from the signal reflective of the regular program and the signal reflective of the Banner Information" (Figs. 1 & 2 for an interactive digital video service network, either analog and digital signal service is provided, col. 7/line 45 to col. 8/line 30; the end user, as shown in Figure 3, uses a remote interface for controlling the TV and cable box or set top terminal 220—a receiver in receiving digital stream signals and decoding digital signals (refer to Fig. 24c and col. 12/line 35 to col. 14/line 40 for the set top terminal and the remote control device) —also as a communication device for providing upstream interactive activities to the network controller 214 -regarding as using "return channel" for communicating to the headend cable system, namely, the network controller 214; furthermore, network controller 214 (refer now to Fig. 5), includes a human

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operator for assisting customers/users for interactive services, col. 16/lines 48-61 & col. 17/lines 55-67; the user/subscriber can watch regular television/video program or order a special program (as in Fig. 27a & 28a-28b), and further the user can switch to commercial channels (in Figs. 34b & 34c, for interactive services to a shopping center, airline reservations, hotel reservations etc. or cable subscription services; the commercial channels regarding as "background commercial channels" are separate channels from regular broadcast television/video services, see Fig. 20b and col. 38/lines 15-36).

As for claims 16-17 and 18-25, these claims referring to the set top terminal and its operation for providing output signals and whether to disable and enable the Banner is disclosed by Hendricks as the user can set up the display menu and preferences, and also based on the user/subscriber information viewing profile, the system can selectively provide the appropriate commercial channels to the users as discussed earlier; therefore, these claims are rejected for the reasons given in the scope of claims 1-15 as disclosed by Hendricks not limited to the above cited paragraphs but also to the entire teaching reference of Hendricks.

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Response to Arguments

3. Applicant's arguments filed on 7/19/05 have been fully considered but they are not persuasive.

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., background commercials are available anytime, even when a regular program is displaying (of claims 1, 5, 11, 15, and 18) because the claim languages as selection means (step 4 of claim 1) for allowing the end user to select between the "at least one regular program and at least one background commercial" for display on the presentation does not refer or suggest to the display of both program and background commercial at the same time, but to an alternative choice of displaying one of the two on the display) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Hendricks does disclose the step of allowing the end user to select between the at least one regular program and the at least one background commercial for display on the presentation unit (as shown in Fig. 36a as the user can select to select and go back and forth between the cable TV program and commercial channel as "shopping center" or airline reservations or hotel reservations and/or ordering hit movies on demand with information regarding as commercial channels for advertising the programs/products to the user for the purchase (Figs. 30b-g, 31, 32a-32b).

Therefore, the examiner respectfully disagrees with the applicants and stands with the disclosure and teaching of Hendricks as disclosed and discussed in this final office action.

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Conclusion

4. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

5. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to PTO New Central Fax number:

(571) 273-8300, (for Technology Center 2600 only)

Hand deliveries must be made to Customer Service Window, Randolph Building, 401 Dulany Street, Alexandria, VA 22314.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Krista Kieu-Oanh Bui whose telephone number is (571) 272-7291. The examiner can normally be reached on Monday-Friday from 9:00 AM to 6:30 PM, with alternate Fridays off.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kieu-Oanh Bui Primary Examiner Art Unit 2611

A Lumb

KB Oct. 5, 2005